Attorney Docket No: RHI-012UB - 50957-016 Former Atty. Docket No.: 71286-010810

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICATION NUMBER:

10/660,805

FILING DATE:

FOR:

September 11, 2003

FIRST NAMED INVENTOR:

Clouatre, et al.

ARY UNIT:

1615

EXAMINER NAME:

Not Yet Assigned ENTERIC DELIVERY OF (-)-HYDROXYCITRIC ACID

REVOCATION AND NEW POWER OF ATTORNEY

FC	R PATENT APPLICATION
With regards to the United States on September 11, 2003 having Un	utility patent application, the specification of which was filed nited States Serial No.: 10/550,805;
l am the:	
Applicant/inventor, or	
Assignee of record of the entire	e interest. In accordance with 37 C.F.R 3.73(b),
	of my knowledge the assignment was recorded with the nd Trademark Office at Reet:and Frame no.:; or
of for which a copy is atta	ched.
I hereby revoke all previous power	rs of attorney given in the above captioned case.
	Vor agents associated with Epstein Becker and Green, P.C.,
	48329
to prosecute this application and t connected therewith.	o transact all business in the Patent and Trademark Office
Pisese address all telepho 617-342-4000 and, address all co	ne calls to Michel Morency, Ph.D. at telephone number mespondence to customer number:
	48329
Signature:	Dallas & Clouat
Print Name: Name of Applicant/Assignee: Date:	Dallas L. Cloustre Glykon Technologies Group, LLC 1/ 2004
	/U F 5

BO:135463v1

ASSIGNMENT

WHEREAS, Dallas L. Clouatre of Santa Monica, California and James M. Dunn of Littleton, Colorado, Assignors, have invented a new and useful ENTERIC DELIVERY OF (-)-HYDROXYCITRIC ACID, for which an application for United States Letters Patent was executed by them; and

WHEREAS, Assignors believe themselves to be the original, first and sole inventors of the invention disclosed and claimed in the application for Letters Patent filed on September 11, 2003 in the United States Patent and Trademark Office and assigned Serial No. 10/660,805; and

WHEREAS, GLYCON TECHNOLOGIES GROUP, L.L.C., a Nevada corporation, Assignee, desires to acquire by formal, recordable assignment the entire right, title and interest in and to the invention, the application, and any Letters Patent that might be granted for the invention in the United States and throughout the world;

NOW, THEREFORE, in consideration of the sum of Ten Dollars (\$10.00) and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors hereby sell, assign and transfer to Assignee, the entire right, title and interest in and to the invention, the application, and any Letters Patent that might be granted for the invention in the United States and throughout the world, including the right to file foreign applications directly in the name of Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise.

Further, Assignors agree that, upon request and without further compensation, but at no expense to Assignors, they and their legal representatives and assigns will perform all lawful acts, including the execution of papers and the giving of testimony, that might be necessary or desirable for obtaining, sustaining, reissuing or enforcing Letters Patent in the United States and throughout the world for the invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to the invention, the application, and any Letters Patent granted for the invention in the United States and throughout the world.

Assignors represent and warrant that they have not granted and will not grant to others any rights inconsistent with the rights granted by this Assignment. Assignors further represent and

warrant that they do not know of any improvements to the invention other than what has been disclosed in the application.

Assignors authorize and request the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Letters Patent granted for the invention, whether on the application or on any subsequently filed division, continuation, continuation-in-part or reissue application, to Assignee, its successors and assigns, as the assignee of the entire interest in the invention.

IN WITNESS WHEREOF, Assignors have executed this Assignment.

Assignors

Date: 1/14/04

Dallas L. Clouatre

Date: 1- 14-04

Jemes M. Dunn

State of Nevada (thick)		
) ss.		
County of (Vactural)		
On January 14, 2004 before me, Show a. Keelland.		
personally appeared Dallas L. Clouatre personally known to me -OR- proved to me on the basis of		
satisfactory evidence to be the person whose name is subscribed to the within instrument and		
acknowledged to me that he executed the same in his authorized capacity, and that by his signature on		
the instrument the person or the entity upon behalf of which the person acted, executed the instrument.		
WITNESS my hand and official seal.		
Notary Public		
SHARON A. KRELLNER		
MOTARY PUBLIC STATE OF UTAH		
State of Nevada Utal) SS. ST. GEORGE, UT 84790 COMM. EXPIRES 8-26-2007		
Country of Warshing Long		
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